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July 31, 2024

Via ECF

The Honorable Eric N. Vitaliano United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re: <u>United States v. Javier Aguilar</u>, 20 Cr. 390 (ENV)

Dear Judge Vitaliano:

We write on Mr. Aguilar's behalf to respectfully request a modification of his curfew in the above-captioned case for Saturday night, September 7.

Mr. Aguilar's curfew is currently set from 5:00 A.M. to 9:00 P.M. Mr. Aguilar respectfully asks to have his curfew extended to midnight on September 7 so he can attend a sporting event in Houston, Texas.

We have conferred with the government, which has no objection to this request. The Pretrial Services Officer assigned to monitor Mr. Aguilar in Houston has no objection as well.

Respectfully submitted,

ELLIOTT KWOK LEVINE JAROSLAW NEILS LLP

By: Ilene Jaroslaw

cc: All counsel *Via ECF*